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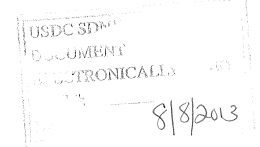
LINDSAY A. LEWIS

STEVEN WRIGHT
Office Manager

August 8, 2013

BY ELECTRONIC MAIL

The Honorable Denise L. Cote United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007



Re: *United States v. Zubair Tahir*, 10 Cr. 923 (DLC)

Dear Judge Cote:

This letter is submitted on behalf of Zubair Tahir, whom this firm represents in the above-referenced matter, to request that the Court modify the terms of Mr. Tahir's supervised release to permit him to travel for work to the Southern District of Texas, and to the Central District of California with prior notification to Angel Matos, Mr. Tahir's Pre-Trial Services Officer in New Jersey. As the Court was notified in late May 2013, Mr. Tahir recently obtained a new job with Wheel Mart, a company located in Houston, Texas, and with outposts in both Texas and California. His new role permits him to continue to reside in New Jersey, but will require him to travel regularly to Wheelmart's Houston and Los Angeles outposts.

I have been informed by Assistant United States Attorney Daniel Goldman that the government consents to this modification. I have also been informed by Mr. Matos, and by Robert L. Trail, Deputy Chief of Pre-Trial Services in the Southern District of New York, that both Pre-Trial offices consent to this modification, in particular given that Mr. Tahir has been fully compliant to date and has traveled outside the U.S. while under Pre-Trial supervision on several occasions without incident.

Cercu Xed.

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Accordingly, it is respectfully requested that the Court modify the terms of Mr. Tahir's supervised release to permit him to travel to the Southern District of Texas, and to the Central District of California with prior notice to his Pre-Trial Services Officer. As stated previously, both the government and the Pre-Trial Services Office consent to this request.

Respectfully submitted,

Joshua L. Dratel

JLD/lal

cc: Assistant United States Attorney Daniel Goldman (by electronic mail)